

BLIND WOMAN, 78, PUTS FAITH IN JURY TO SAVE HER HOME

Ordered to Move From Flat She Has Been Unable to Leave in Two Years.

SON COOKS AND CLEANS

Janitor-Owner Wants to Live in Mrs. Jacquin's Rooms in the Bronx.

A jury before Justice Rodriguez in the Second District Municipal Court, the Bronx, will decide Wednesday if Mrs. Pauline Jacquin, of No. 925 Forest Avenue, must give up her five-room apartment in the two-family house at that address, now owned by John Hayes, a janitor at No. 149 East 181st Street.

Mrs. Jacquin is seventy-eight years old and feeble. She is blind and gropes around her home through the guiding sense of touch. She has not left her home in two years, and the thought of having to move into a strange apartment has resulted in her becoming ill and having to go to bed.

Hayes, the janitor-landlord, says he bought the house in January and desires Mrs. Jacquin's apartment for his own occupancy.

Mrs. Jacquin, who is French, has lived in the apartment ten years. Her sole means of support is her son Al, who not only provides a living for his aged mother, but also does the housework and cooking. He said today he pays \$22 a month rent.

The son, who is thirty-eight, took pride in the neatness of the housekeeping and challenged the reporter to find any part of the house unkempt or unclean. His mother said he was also a fine cook.

"Our only hope," Al explained, "is in the new rent laws. We don't ask sympathy, and certainly not charity, but we believe our cause is just and expect to keep right on living here."

A certificate filed in the case by Dr. Sydney Steiner, No. 909 Canal street, the Bronx, stated that Mrs. Jacquin, on account of weakness, has not left her apartment. I feel strongly that any attempt to oust her from her home would be a grave injustice."

Mrs. Hayes, wife of the new owner, told an Evening World reporter today that the only reason for forcing her to oust Mrs. Jacquin is that the apartment is wanted for the owner's personal residence.

"This is not a case of rent increase at all," she said. "No effort has been made in that direction either in the case of Mrs. Jacquin or any other of the tenants. We merely want to live in the apartment."

MRS. HAMMERSTEIN LOSES COURT FIGHT

Step-Daughters Halt Her Appeal From \$144,158 Judgment Against Manhattan Property.

Mrs. Stella H. Keating and Mrs. Rose H. Tostevin, daughters of the late Oscar Hammerstein, won on motion from the Appellate Division today an order preventing their step-mother, Mrs. Emma Swift Hammerstein, who was the wife of the impresario when he died, from applying to the Court of Appeals for reversal of the judgment for \$144,158 granted as a lien against the Manhattan Opera House property.

The plaintiffs brought their suit to secure a trust which Mr. Hammerstein made for the benefit of their mother, with themselves as beneficiaries following his death. The plaintiffs alleged that the defendant, individually and as executrix of the estate of Oscar Hammerstein, had neglected to file an appeal in time.

REMEMBERS HIS EMPLOYEES.

Millionaire Herbs Left Each From \$150 to \$200.

An estate valued at approximately \$1,000,000 was left by Henry C. Herbs, No. 31 West 51st Street, who died recently, and who was the head of the firm of Herbs & Jones, manufacturers of envelopes, according to his will filed today for probate.

The deceased provided for his nieces and nephews in sums ranging from \$10,000 to \$5,000, and in each of the thirty-five envelopes, bequests of from \$150 to \$200 were left, while other remembrances were given to his servants, including his wife, his daughter, Laura B. Shaw, and his granddaughters, Elsie B. Herbs and Katherine Herbs. The residue of the estate.

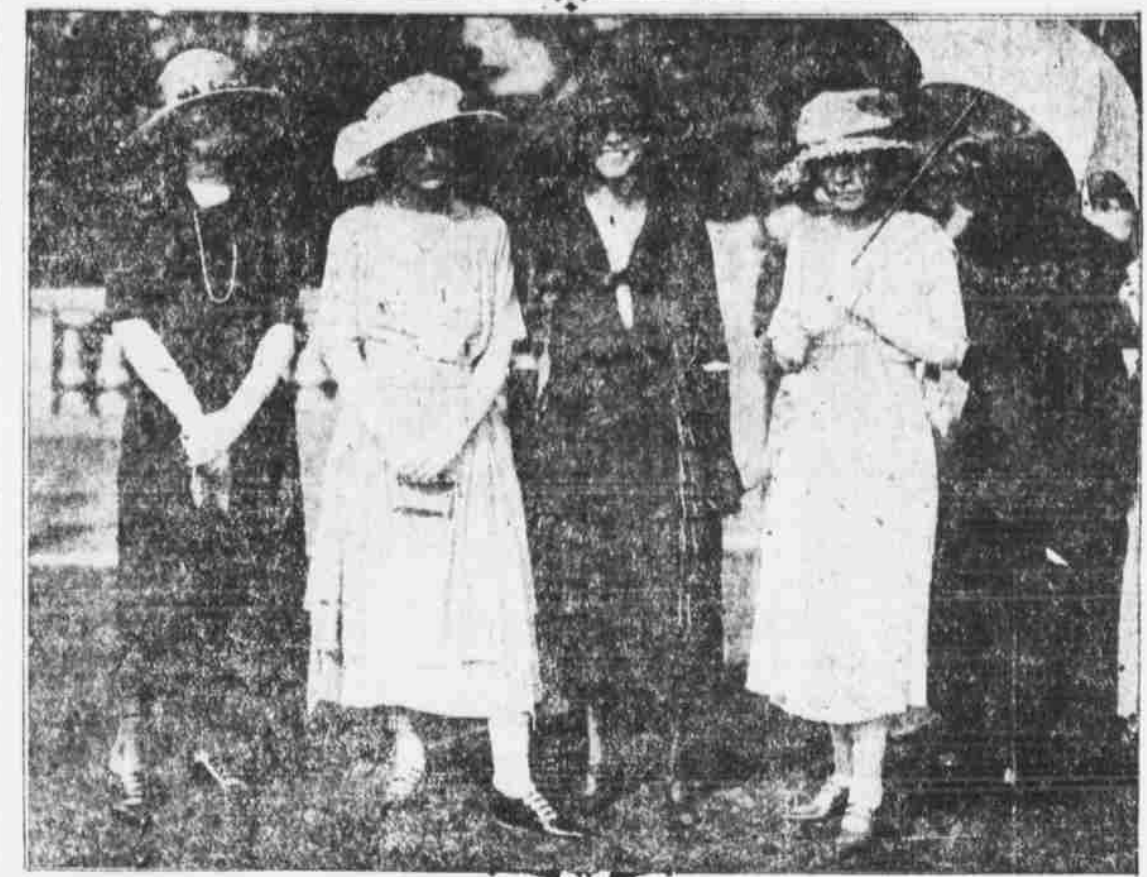
EGYPTIAN TRADE GROWS.

United States Now Second Only to Great Britain.

Ralph J. Broughcheese, formerly American Consul at Constantinople, arrived from Italy yesterday on the liner Dacotiana and told of increasing commerce in Egypt with headquarters in Alexandria. He said that whereas a few years ago America was hardly a factor in the trade of Egypt, this country now is second only to Great Britain.

The Italian liner Giuseppe Verdi made a fast run of eleven days from Naples. L. P. Fletcher, State architect, returned from Italy after taking over quarantine stations there in the interest of the new disinfecting plant to be constructed to be built here.

Society and Children Enjoy Annual Lawn Outing at the Bronx Park Zoo



Left to Right: Mrs. Jas. Walker, Mrs. B. S. Carter, Mrs. H. B. Gardner, Mrs. William Armour.

CHILDREN ROMP AT LAWN PARTY IN BRONX ZOO

Ideal Weather for Annual Event Brings Out an Unusually Big Crowd.

The annual lawn party of the New York Zoological Society held in Bronx Park yesterday afternoon brought out more than 4,500 men, women and children. Most of these present took advantage of the ideal weather and romped about the lawn and the enclosure set aside for the party.

The special feature this year for the members was an exhibit of the work of Miss Isabel Cooper, whose remarkable collection of water colors and photographs at the Tropical Research Station of the society in British Guiana, were on view. There were also some paintings by Miss Mabel Satterlee and William Heise, director of the research station.

The directors placed on view the plans of the new Hecks and Horna Building in which will be housed the matchless collection now packed in the Administration Building. The new structure will cost \$120,000, and the entire cost will be borne by the Zoological Society. Work will be begun within a month and the building will be ready by fall. It will be a one-story, brick and limestone structure, and in general lines it will fit in with the rest of the buildings in the park.

Among those present at the party were Prof. and Mrs. Henry Fairfield Osborn, Madison Grant, Frank K. Sturges, W. W. Niles, Edwin Thomas, William B. Osceola, John W. Hoot, George D. Pratt, Henry D. Whiton, Dr. Lewis R. Norris, Dr. George B. Grinnell, Frederick H. Walcott and George F. Baker, and practically the entire board of the society. Out on the lawn romped Theodore and Edward Strange Jr., Sally and Pauline Crittenden and Roma and Charlotte Niles of the younger set. Mrs. Harrington Moore, carrying a striking orange-buff parasol, escorted a number of patronesses through the exhibits. Mrs. Vera Jerome and Col. and Mrs. J. R. Sullivan, Mrs. James L. Banks, Mrs. Joel B. Fisher, Mrs. L. Gardner, Miss E. Chrysler, Mrs. James Walker, Mrs. William Armour, Mrs. B. Carter and the Messrs. Vincent P. and Raymond Holland were among the active members of the society who entertained the visitors.

A brilliantly executed painting by Louis Agassiz Pictet, of the "Nesting Flamingos," and an oil of Dr. William T. Hornaday, director of the Zoo, by George B. Boynton, were added to the painting collections in the left wing of the Administration Building. It was announced the new Hecks and Horna Building will be made possible through the gifts of Mrs. Frederick E. Thompson, Mrs. Russell Sage, John D. Archibald, Jacob H. Schiff, Mrs. Louise Whitfield Carnegie, Edmund Converse, George P. Baker and the heirs of Samuel Thorne.

TALKED TOO MUCH IN COURT.

Woman Attorney Now Wants Proceedings Against Her Ended.

Miss Winifred Sullivan, No. 4 West 125th Street, Manhattan, an attorney, applied to Justice Callaghan in Brooklyn Supreme Court today for a writ of prohibition to restrain Magistrate James J. Conway from holding further proceedings in connection with a charge of disorderly conduct made against her May 23 last. In Magistrate Conway's court, at that time Miss Sullivan was appearing as attorney for Mrs. Helen Linder. Miss Sullivan said she was ordered to stop talking, and had an argument with John J. McElhannon, clerk of the court, at the conclusion of which she was charged with disorderly conduct.

Miss Sullivan said the charge was unjustified and that she was now proceeding against her. Justice was removed.

GIRL BATHERS MUST HIDE EVEN THEIR SHOULDER BLADES IF NEW RULE FOR CONEY WINS

Island's "Morality Committee" Asks Alderman for Drastic Ordinance Regulating Beach Costumes.

The Coney Island bathing beauty who thinks last year's costume regulations were severe enough will probably give up the battle and do her bathing in the home tub if the Board of Aldermen yield to the wishes of a "morality committee" of Coney Island citizens who passed a resolution last night.

Legs and backs and arms and shoulders of the fair bather have been denounced before, but this committee, headed by Patrick Loftus, restaurant keeper, proposes to put the ban on unveiled shoulder blades.

The campaign has not yet gained enough impetus to undertake a constitutional amendment, but the committee has asked the Board of Aldermen to amend Chapter XXVII of the ordinances so as to incorporate the dorian motif the wicked French language may be employed in beach propriety. The committee proposes these regulations for "females actually who think last year's costume regulations were severe enough will probably give up the battle and do her bathing in the home tub if the Board of Aldermen yield to the wishes of a "morality committee" of Coney Island citizens who passed a resolution last night.

DOG SENT TO JAIL AFTER BITING BOY

Stray Yellow Animal Locked in Cell and for Once There Is No "Mad Dog" Panic.

A small yellow dog who refused to give his name, address or tell anything about himself was charged before Judge Crain in the West 125th Street Police Station today, charged with having bitten on the wrist Myron Lyons, thirteen, No. 615 West 111th Street. The prisoner was locked in a cell, against the bars of which it banged its tail while awaiting the arrival of the Department of Health authorities, who will decide whether or not he has rabies.

Lyons was one of a number of children going to the Speyer School, No. 125 West 125th Street, who stopped to inspect themselves in the small yellow dog, but he was the only one bit. His slight laceration was cauterized by an ambulance surgeon and fastened by a bandage. The dog, being found that there was a stray dog in the neighborhood, was picked up and taken to the station.

TO SEE GRAND JURY DATA.

Motion Granted in Cases of Four Charged With Manslaughter.

Judge Crain in General Sessions today granted the application of Thomas I. Sheridan, counsel for the defense, to inspect the minutes of the Whitman Grand Jury, which indicted Robert A. Powers, Thomas E. Lantry, William F. Doyle and William H. Swartout on charges of manslaughter. Powers is owner of the building at No. 125 Maiden Lane, and the other three were members of the Review of the "Vice" Commission. There was a fire in the Maiden Lane Building on Jan. 22, 1920, when six persons lost their lives. The manslaughter indictments were based on alleged violations of the fire prevention laws. Judge Crain said that the application would be granted to enable Mr. Sheridan to present an application to dismiss the indictments. This application will be made next week.

YELL UPSETS NEIGHBORHOOD

Fire Engines, Ambulances and Rescues Called Out Over Hour Flaming.

Samuel Poch, 107, No. 178 Boreum Street, Brooklyn, hurt his finger this morning and uttered a wild yell. The yell was unheeded by almost everybody who heard it, and they turned in several directions at a glance. Two fire engines, two ambulances, a squad of police reserves, a section of the Salvation Army and a house and ladder company responded. Then it was learned that Poch had simply fractured his finger and slipped on a machine as he was working. There is a lesson on it now.

NEW TRANSIT BODY CALLS UPON CITY TO GIVE UP MONEY

Law Quoted in Peremptory Letters to Craig and Estimate Board.

The new Transit Commission today called for a "show down" by the Board of Estimate in three letters. Two were handed up to the board by Francis M. Scott, special counsel, at a regular meeting in City Hall. The third was delivered to Comptroller Craig in the Municipal Building. All call upon the city authorities to transfer, as provided in the new transit law, such appropriations for salaries and expenses as are required for the conduct of the commission's business.

In the letters to the Board of Estimate the Transit Commission included a resolution requesting \$1,052,327 which the board appropriated for the Transit Construction Commission for the six months ending June 30, 1921. In the other letter to the board the commission asked for \$200,000 unexpended balance on April 25, out of which to pay 105 employees of the old Public Service Commission salaries for the last two weeks of April. This Comptroller Craig has thus far refused to pay, on the ground that the funds were not available for that purpose.

The commission quotes that section of the Knight-Adler law which requires that "the balance of appropriations . . . shall be transferred to the Transit Commission and be applicable to the payment of such salaries and expenses chargeable to the city without conditions or limitations, whether budgetary requirements or otherwise."

The letter adds that as a long time is apt to elapse before a final adjudication in favor of the city's contention that the commission is not a proper and lawful body, the employees, in the interim, should not be deprived of their salaries.

The letter to Comptroller Craig also quotes the law and demands he forthwith audit the payroll and issue the necessary warrant for funds to pay those still waiting for their April salaries.

BOMB BLOWS DOOR OFF BROOKLYN SHOP

Neighborhood in Panic After Explosion Following Black Hand Demands.

A small bomb was exploded early today at the front door of the habitation of Louis Mordecai, at No. 1797 East New York Avenue, Brooklyn. It blew the door off the hinges, threw the occupants of the two-story frame house into panic, broke windows in neighborhood and brought scores of persons to the scene. Patients in Lutheran Hospital, opposite, were frightened, but were quickly quieted.

Mordecai was sleeping in the room behind his shop and was severely jarred by the explosion. He received two black hand letters last February and a few weeks ago got a third one. It demanded \$2,000, which he was to hand to a man who would approach him on Broadway. He turned them all over to the police. Mrs. Mordecai after the explosion found a circular band of twisted wire which apparently had been used on the bomb.

MARTIAL LAW IN MINGO COUNTY

Governor's Decree Says State of War, Insurrection and Riot Now Exists.

CHARLESTON, W. Va., May 20.—Gov. Morgan today issued a proclamation declaring martial law in Mingo County.

What has been termed a "bombardment" has been in progress in the coal mines of the Mingo field for almost a year and, according to the Governor's proclamation, a "state of war, insurrection and riot" has been in existence since. Charles F. Kenney, President of District 10 United Mine Workers of America, in a signed statement called upon all non-union miners in the Mingo field to strike, and promised them union benefits while they were idle.

AVERAGE INCOME OF COLLEGE MEN IS \$5,762.51 A YEAR

But Women Earn but \$2,187 Ten Years After Graduation, Reports Show.

CHICAGO, May 20.—The average college man's income ten years after he leaves college is \$5,762.51. This average is shown in the income tax report of the 1911 class at the University of Chicago.

Forty-six men reported a total earned income for 1920 of \$341,255.45, an average of \$5,254.34 per man. Fourteen reported their incomes at \$41,496, without dividing it into unearned and earned. The women averaged \$2,187.51. This average is shown in the income tax report of the 1911 class at the University of Chicago.

MARY A. STANTON TO BE JUNE BRIDE OF T. J. O'BRIEN



Ceremony in Holy Spirit Church for Niece of Former Senator O'Gorman.

Mrs. Ella O'Gorman Stanton of No. 1821 Harrison Avenue, the Bronx, has announced the impending marriage of her daughter, Miss Mary A. Stanton, to Thomas J. O'Brien, son of Mr. and Mrs. Thomas J. O'Brien of No. 19 East 137th Street. The ceremony will take place at the Holy Spirit Church, on University Avenue, the Bronx, June 7. Miss Stanton is Secretary to County Clerk William Schneider. She is a niece of former United States Senator James A. O'Gorman and was graduated from the Ursuline Academy in 1909. Her brother is former Assistant United States Attorney Edwin M. Stanton.

MENNONITES SEEK LIBERTY IN MEXICO

Disgruntled at Canada's War and School Laws They Sell Land For \$4,500,000.

SWIFT CURRENT, Sask., May 20.—Pursuit of religious freedom was taken up again today by 40,000 Mennonites. For four centuries the sect has sought "promised land." Arrangements were completed for the transportation of the colony now residing in Canada to Mexico, where land has been purchased from the Oregon Government for \$5,000,000.

Mennonites have sought asylum in Holland, Germany, Switzerland and all through central Europe. They came to Canada in 1872.

They are getting out because of compulsory military service and the inability to send their children to Mennonite schools, because of Canada's school laws.

The entire holdings of land of the old colony of Mennonites, comprising approximately 100,000 acres, will be sold to a company of Florida capitalists. The amount involved in the transaction is reported to be nearly \$1,500,000.

NEW YORK REQUESTS IN BENEDICT WILL

Woman Also Left Smith College \$10,000—Estate Was Valued at \$400,000.

WATERBURY, Conn., May 20.—The will of Amelia C. Benedict, disposing of an estate valued at \$400,000, was admitted to probate here today.

Requests include Smith College, \$10,000; Boston Seamen's Friend Society, \$5,000; Congregational Educational Society, Boston, \$10,000; Congregational Church, Boston, \$10,000; Congregational Church, Boston, \$10,000; Congregational Church, Boston, \$10,000.

\$400,000 FOR PUBLIC IN LAWRENCE WILL

Former Distiller Provided for Many Benefactions in Medford, Mass.

MEDFORD, Mass., May 20.—Probate records aggregating nearly \$400,000 were made in the will of Daniel Warren Lawrence, former distiller and philanthropist, made public today.

The erection of a hospital was provided for by a gift of \$200,000. Other bequests included \$25,000 for lunches for Medford High School students, \$20,000 for Medford's native born poor, \$500 shares of Vermont, and Massachusetts Railroad stock for a fund for public bad debts, \$25,000 to the Grand Lodge of Masons of Massachusetts, and others for various Masonic and Odd Fellows bodies and Grand Army posts.

18TH AMENDMENT ABOUT ONLY ONE LEFT, SAYS COURT

Magistrate Corrigan Advises Prisoner to Sue Cop—17 of 100 Plead Guilty.

If this keeps on there will be only one amendment to the Constitution of the Eighteenth, the amendment pertaining to life, liberty and property are falling by the way."

This is what Magistrate Corrigan said in the West Side Police Court today, after hearing Policeman Hughes of the West 100th Street Station tell how he secured the evidence on which he arrested Patrick Devine, No. 174 West 90th Street. He denounced the cop for what he said was a violation of the law, and turning to Devine said:

"I would advise you to start a civil suit against this officer."

Devine occupies a corner house at Amsterdam Avenue and West 99th Street and formerly conducted a saloon on the Amsterdam Avenue side. Hughes secured a search warrant from Supreme Court Justice Thorne to search the saloon, and then, according to his statement in court, broke into the Devine residence upstairs and found two barrels of wine and 267 bottles of gin, whisky and wine.

"On your own showing," said the magistrate to the cop, "you have violated the affidavit attached to your application as well as the Federal law. The Federal law is very specific as to evidence on which a search may be made, down to the room in which the stuff is stored and the contents of the room."

"Three-quarters of the arrests made in alleged boot violations are not in accordance with the law, and the evidence is obtained in violation of decency and all laws, and should not be admissible as evidence. Notwithstanding this, I am compelled to hold this man."

Magistrate Corrigan set Devine's bail at \$100, but confirmed the case till Monday at the request of Devine's attorney who said the former saloon keeper could prove the booze grabbed by Hughes was in his possession before the 18th Amendment went into effect.

One hundred defendants out of 200 indicted for violation of the new State liquor law were arraigned today before Judge Talley in General Sessions. The indictments in the main charged possession of contraband liquor. Eighty-seven pleaded not guilty and were continued in bail of \$500 to \$1,000 each. Their cases were transferred on the motion of Acting District Attorney Banton to the Supreme Court for trial.

Mr. Banton said Justice Borah, who was assigned by Gov. Miller to the Criminal Branch of the extraordinary term of the Supreme Court to hear prohibition cases, will start trials June 6.

The remaining thirteen defendants pleaded guilty and were discharged on suspended sentences after Judge Talley heard from the Acting District Attorney and policemen who made the arrests.

Most of these defendants were lunchroom proprietors in places that were once saloons. In one case the indictment alleged that arresting officers found six bottles of gin in a safe; another alleged four bottles of whisky were hidden in a box containing sawdust.

The court advised the defendants that their first arrest constitutes a misdemeanor, the second makes their violation a felony, punishable by a fine or imprisonment, and the third violation makes it mandatory for the court to sentence them to prison.

Assistant District Attorney Banton said today 300 men are now under indictment by the Grand Jury, twenty of whom have pleaded guilty to date. There are 1,500 complaints yet to be placed before the Grand Jury.

U. S. To Sell Trains on German's Offer in Brooklyn.

WASHINGTON, May 20.—Authority to sell the unexpired portions of the ten-year lease executed between the City of New York and the Hamburg-American line in 1911 covering the pier at the foot of 2nd Street, Brooklyn, and the bulkheads adjoining, is contained in an executive order by President Harding made public today.

The Alien Property Custodian, under terms of the order, is directed to make the sale privately on conditions acceptable to him.

HYLAN AND CRAIG TO BURY HATCHET, CITY HALL RUMOR

Comptroller's Reappearance at Meetings Starts Report He Seeks Re-election.

Comptroller Craig, who had not sat with Mayor Hylan and other city officials at public meetings in several months, following a series of verbal rows, reappeared at City Hall today and attended meetings of the Sinking Fund Commission and the Board of Estimate.

It was rumored that the reappearance of Mr. Craig in his official capacity at public meetings means that he will be a candidate for re-election for Comptroller and that from now on his relations with Mayor Hylan will be at least peaceful. Tammany Hall is said to be behind the reconciliation. Neither the Mayor nor the other members greeted the Comptroller.

Mr. Craig's explanation of his absence from meetings was that "municipal complications" kept him busy in his office the last few months. Among these "complications" was an investigation of coal contracts in the public schools and of a sewer in Queens Borough laid by Borough President Maurice J. Connolly, an ally of the Mayor.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break between the Mayor and the Comptroller occurred when the latter served notice on the Mayor that he would refuse to further serve as chairman of the Finance and Budget Committee. An attempt to force the Comptroller to serve failed. Since then the Mayor has been acting chairman of this committee.

The actual break